

30.(New) The substrate of Claim 17 wherein said at least one portion of said treated substrate exhibits a log kill rate for *Staphylococcus aureus* of at least 1.5 and a log kill rate for *Klebsiella pneumoniae* of at least 1.5 after 10 washes as performed in accordance with the wash procedure of AATCC Test Method 130-1981.

31.(New) The substrate of Claim 21 wherein said at least one portion of said treated substrate exhibits a log kill rate for *Staphylococcus aureus* of at least 1.5 and a log kill rate for *Klebsiella pneumoniae* of at least 1.5 after 10 washes as performed in accordance with the wash procedure of AATCC Test Method 130-1981.

32.(New) The substrate of Claim 22 wherein said at least one portion of said treated substrate exhibits a log kill rate for *Staphylococcus aureus* of at least 1.5 and a log kill rate for *Klebsiella pneumoniae* of at least 1.5 after 10 washes as performed in accordance with the wash procedure of AATCC Test Method 130-1981.

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#### REMARKS

Claims 17-32 are present within this application. No claims have been amended. Claims 17-32 have been added as replacements for deleted claims 1-16. Claim 17 includes new limitations concerning the presence of a binder material that exhibits certain characteristics critical to the performance of the invention in terms of wash durability. Such limitations are located on page 13, lines 4-8 of the originally filed specification. The remaining claims have

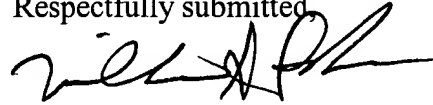
merely been renumbered in relation to Claim 17. No new matter has been introduced with such an amendment. Entry and due consideration thereof are thus earnestly solicited.

The Office has rejected of Claims 1-16 under 35 U.S.C. § 112, first and second paragraphs as nonenablement and indefiniteness. The above amendments have been submitted to remedy these problems as now a binder material meeting certain basic requirements has been included within the limitations of the claimed invention. There is no experimentation required of the ordinarily skilled artisan in view of the present claims in order to reproduce the claimed invention such that the level would be considered "undue". Applicant has provided sufficient basis with which such a fictional actor can properly determine the scope and ability to produce the presently claimed invention. Furthermore, there is no indefiniteness issue remaining as the requested inclusion of a binder material is now present. Thus, there should be no more bases of rejection applied to the pending claims. In any event, reconsideration and withdrawal of any § 112 bases of rejection are thus respectfully requested.

**CONCLUSION**

In view of the arguments presented above, it is respectfully requested that all rejections over the pending claims be withdrawn and the application be passed on to issue.

Respectfully submitted,



May 15, 2003

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**CERTIFICATE OF MAILING**

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